



December 19, 2022

Via Email

Michael Gervasi	Don Gentile
Marina Tricorico	Jeff Allen
Scammerdella, Gervasi & Kasengrande, P.C.	Lawson & Weitzen, LLP
1010 Forest Avenue	88 Black Falcon Avenue, Suite 345
Staten Island, New York 10310	Boston, MA 02210
mgervasi@statenlaw.net	dgentile@lawson-weitzen.com
mtricorico@statenlaw.net	jallen@lawson-weitzen.com

Re: Andrade v. Cultural Care, Inc. et al
Case No.: 1:21-cv-05237-WFK-SJB

Dear Counsel:

As you know, this office represents Plaintiff Kelly Andrade in the above-referenced matter. In accordance with Fed. R. Civ. P. 56 and Local Civil Rule 56.1, please find enclosed copies of the following documents:

1. Plaintiff's Notice of Motion for Summary Judgment;
2. Plaintiff's Statement of Undisputed Facts;
3. Plaintiff's Memorandum of Law in Support of Motion for Summary Judgment;
4. The Affirmation of Zachary Holzberg, Esq. and accompanying Exhibits A-F in Support of Motion for Summary Judgment

In accordance with Judge Kuntz' Individual Motion Practices and Rule III.G.1, Plaintiff has elected to file the motion papers when the motion has been fully briefed as a courtesy to the Court. Please serve us with your opposition, if any, in accordance with the Court ordered briefing schedule. Please feel free to contact me at zachary@dereksmithlaw.com should you have any questions.

Sincerely,

/s/Zack Holzberg
Zack Holzberg

Encl.